Rule 5.35. Stipulated continuance of short-cause hearing Requests to continue or drop a short-cause hearing, family law status conference, or a family centered case resolution conference

An application requesting that a The-hearing on a motion request for order that is set on the court's short-cause calendar or a family law status conference or family centered case resolution conference may be continued or dropped may be made by submitting a written stipulation between the parties filed with the court applying for and stating all of the following making the request. :

- (1) The title of the motion request for order or the conference.
- (2) The date the motion request for order was filed or the conference set.
- (3) The date and time proposed for the continued hearing or conference, if applicable.
- (4) The reasons for the requested continuance or request to drop.
- (5) The agreement of the parties that any temporary order previously issued by the court at the time of the filing of such motion will remain in effect until the motion or request for order is decided.
- (6) The clerk of the department in which the motion is pending has confirmed the date and time proposed for the continued hearing or conference is available for the rescheduling.
- (7) A copy of the stipulation has been served on all parties.

The signed stipulation must be received by the clerk in the department in which the motion is pending before noon on the court day filed five court days prior to the date then scheduled for the hearing or conference. A stipulation submitted in conformance with this rule will be deemed approved unless the courtroom clerk notifies the parties otherwise. Any required fee must be paid to the clerk of the court before the motion is heard.

The parties must use the *Application and Order for Continuance of Hearing, Status Conference, or Case Resolution Conference (Local Form ALA FL-035)* form to submit this request.